

**Re: ATF Davidson Company, Northbridge, MA**

The letter on the following page was undated as the original was stamped with the date as it was sent out. This letter was mailed to its recipient as part of a larger mailing of letters to RCRA Corrective Action facilities. This group of letters was sent out on or about April 5, 2007, therefore, EPA believes that is the case for this letter.



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

New England Region  
1 Congress Street, Suite 1100  
Boston, Massachusetts 02114-2023

Joseph Menendez  
ATF Davidson Company  
355 MAIN ST  
WHITINSVILLE, MA 01588

Re: MAD046128559 - ATF Davidson Company - Northbridge, MA

Dear Joseph Menendez:

The Massachusetts Department of Environmental Protection and the U.S. Environmental Protection Agency (U.S. EPA) have compiled a list of facilities deemed appropriate to address using the Resource Conservation and Recovery Act's (RCRA) Corrective Action Program. Because this set of 3,880 facilities has national remediation goals which will culminate in the year 2020, it is referred to as the 2020 Corrective Action Universe. **Your facility is part of this 2020 Universe.**

As a result, the Massachusetts Department of Environmental Protection and the U.S. EPA expect that a final remedy will be in place (i.e., remedy construction completed, with institutional controls in place as appropriate) at your facility (although actual attainment of cleanup goals through remedy implementation may take a while longer). If we haven't already done so, we will be working with you to develop a plan and a schedule that achieves this goal.

Your facility has been included in the 2020 Universe because either:

- It already is on the 2008 Corrective Action Baseline,
- It has a RCRA permit obligation, or
- The Massachusetts Department of Environmental Protection and the U.S. EPA agreed that the site warrants investigation and potential cleanup as part of the RCRA Corrective Action Program.

**Inclusion on this list does not imply failure on your part to meet any legal obligation, nor should it be construed as an adverse action against you.** It only means that the Massachusetts Department of Environmental Protection and the U.S. EPA have identified your facility—and every other facility in the 2020 Universe—as needing to fulfill RCRA Corrective Action obligations.

Our national program goal is to address these cleanup obligations. Progress will be measured for each facility in the 2020 Universe on a yearly basis. The list of facilities will be posted on the U.S. EPA's web site at <http://www.epa.gov/correctiveaction> on April 16, 2007. The Massachusetts Department of Environmental Protection and/or the U.S. EPA will work to address remediation concerns at your facility in a manner consistent with your plans for the property.

There are facilities on the 2020 Universe that have completed their RCRA Corrective Action obligations. There are also facilities that have been working with the Massachusetts Department of Environmental Protection to investigate and cleanup releases at their sites. If you believe that facility-wide corrective actions are already complete for your site, or you are currently working towards a final remedy voluntarily or under State direction, notify Frank Battaglia at 617-918-1362 (battaglia.frank@epa.gov) as to the current status of cleanup efforts. Please be advised to copy both the Massachusetts Department of Environmental Protection and the U.S. EPA Region 1 on any documents demonstrating progress at your site. Documents can now be submitted in electronic format.

Sincerely,

A handwritten signature in black ink, appearing to read "Raph J. Cody", with a circular mark at the end of the signature.

Raphael J. Cody, Acting Chief  
RCRA Corrective Action  
Office of Site Remediation and Restoration  
U.S. EPA Region 1  
Suite 1100-HBT  
One Congress Street  
Boston, MA 02114-2023

cc: Massachusetts Department of Environmental Protection